FORM

FOR UTILITY/DESIGN
CIP/PCT NATIONAL/PLANTIT 5 2001 DECLARATION AND POWER OF ATTORNEY
ORIGINAL/SUBSTITUTE/SUPPLEMENTAL
DECLARATIONS
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby decree that may sidence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED MASK WITH GUSSETT

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		CHECK applicable BOX(ES))	71774		
	is attached hereto. 3. 🔯 was filed on	June 21, 2001	as U.S. Application No.	09/885.445	
		T International Application		on	
		ation) was amended on		1-1	
pove. I acknowledge reign priority benefits oplication which desi ertificate, or PCT Inte	the duty to disclose all s under 35 U.S.C. 119(a gnated at least one other prational Application, file	stand the contents of the above identif information known to me to be materi: b)-(d) or 365(b) of any foreign applicati er country than the United States, liste ed by me or my assignee disclosing the (2) if no priority claimed, before the fill	al to patentability as defined in on(s) for patent or inventor's of d below and have also identifule subject matter claimed in the	n 37 C.F.R. 1.56. Except a certificate, or 365(a) of any ied below any foreign appli	s noted below, I hereby clair PCT International cation for patent or inventor
RIOR FOREIGN	APPLICATION(S)		Date first Laid-	Date Patented	
umber	Country	Day/MONTH/Year Filed	open or Publishe		Priority NOT Claime
more prior foreign	annlications. Y hav at	bottom and continue on attached p	200		
cept as noted below T international appliplication is in additional additional in addi	 I hereby claim domes ications listed above or on to that disclosed in st 	bottom and continue of attached place in the priority benefit under 35 U S C. 119 below and, if this is a continuation-in-purch prior applications, I acknowledge the prior applications, I acknowledge the between the filing date of each such as the priority of the priority and the priority of the prior	(e) or 120 and/or 365(c) of the part (CIP) application, insofar the duty to disclose all informa	as the subject matter discl	osed and claimed in this terial to patentability as
	ISIONAL, NONPRO	VISIONAL AND/OR PCT APPLIC b.) Dav/MONTH/Year File		Status	Priority NOT Claime
7213,251	cines couciscinal fil	22/June/2000	<u>pendin</u>	g, abandoned, patente pending	<u>u</u>
7219,618		21/July/2000		pending	
/293,992		30/May/2001		pending	
ther that these state	ements were made with	ein of my own knowledge are true and the knowledge that willful false statem Code and that such willful false stateme	ents and the like so made are	punishable by fine or impr	sonment, or both, under
mes of persons no la person/assignee/a	onger with their firm, to ttorney/firm/ organizatio sented unless/until I inst	nark Office connected therewith and w add new persons of their Firm to that on who/which first sends/sent this case ruct the above Firm and/or an attorney	Customer No., and to act and to them and by whom/which	rely on instructions from an I hereby declare that I have	d communicate directly with
		Mills with		: October	- 2-1 21
INVENTOR'S SI	IGNATURE:		Date	: Ucreman	ena, ec
me R	obert	H.	FRATER		
	First	Middle Initia		Family Name	
sidence Li	ndfield	Australia		Australia	
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INVENTOR'S SI		J-E- Deus.	Date	: 3rd Oct	ober 2001
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	First	Middle Initia		Family Name	
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		PRS see attached page. es on attached page (incor			
			Atty.	Dkt. No. <u>P279185</u>	···
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(continued)
ADDITIONAL INVENTORS:

(3) INVENTOR	R'S SIGNATURE:	MISS		Date:	4 October 7001	
i	Michael		К.	GUNARATNAM		
		First	Middle Initial		Family Name	
Residence	Marsfield	*	Australia		Australia	
		City	State/Foreign Country		Country of Citizenship	
Mailing Address		3 Keiley Street, Marsfield, New South Wales 2122, Australia				
(include Zip Code)						

Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Declaration Pillsbury P095US1.doc PAT-116CN 2/01

^{*} Six months for Design Applications (35 U.S.C. 172).